Nothern Caetano and NATHANIEL DWAYNE CAETA	NO/ALC	COZ	
California Substance Abuse Treatment Facility -			FILED Jun 07, 2022
Visione Address Avenue			CLERK, U.S. DISTRICT COURT EASTERN DISTRICT OF CALIFOR
Corcoran, California [93212]			
(Failure to notify the Court of your change of address may result i	n dismissal of thi	s action.)	
IN THE UNITED STAT			
Full Name of Plaintiff Plaintiff, Man	)		
Plon V.	) CASE NO.	1:22-cv-00687-SK0	O(PC)
•	)	(To be supplied by the	Clerk)
(1) Board of State and Community Corrections	)		
(2) Robert Presley Center of Crime and Justice Studies,	)		
(3) Theresa Cisneros	)	CIVIL RIGHTS COM BY A PRISONE	
Theres Cimero.		IRY TRIAL DE	MANDED
(4) COUNTY OF KINGS		al Complaint	
Defendant(s).		mended Complaint  d Amended Complaint	
	) Lisecond	Amended Complaint	
A. JURI	SDICTION		
1. This Court has jurisdiction over this action pursua	nt to:		
☐ 28 U.S.C. § 1343(a); 42 U.S.C. § 1983			
28 U.S.C. § 1331; Bivens v. Six Unknow			
Other:			·
2. Institution/city where violation occurred:			
•			

page 1 of 25

Revised 3.15 2016

### B. DEFENDANTS

1.	Name of first Defendant: Notiona Suboleski . The first Defendant is employed as:
	(Position and Title) at kings County Spens Court (Institution)
2.	Name of second Defendant: 6 of kings, Superar Court . The second Defendant is employed as:  Sung the Court Hells at Government Center, 1400 w. Locey Blod
3.	Name of third Defendant: Theresa (Isneros
	(Position and Title) (Institution)
4.	at
	(Position and Title) (Institution)
lf y	on name more than four Defendants, answer the questions listed above for each additional Defendant on a separate page.
	C. PREVIOUS LAWSUITS
1.	Have you filed any other lawsuits while you were a prisoner? Yes \(\subseteq\) No
2.	If yes, how many lawsuits have you filed? 10. Describe the previous lawsuits:
	a. First prior lawsuit:  1. Parties:
	b. Second prior lawsuit:  1. Parties: CAETANO COTH-R  2. Court and case number: UNCADAN - E.O. Cal U.S. Dat. Cf. Wat of HC  3. Result: (Was the case dismissed? Was it appealed? Is it still pending?)  AEOPA - time borred
	c. Third prior lawsuit:  1. Parties: CAETANO (C)TM-R v. COCR Director  2. Court and case number: 9th liv. a greating (b) above:  3. Result: (Was the case dismissed? Was it appealed? Is it still pending?)  ABDIA — Time borred.

If you filed more than three lawsuits, answer the questions listed above for each additional lawsuit on a separate page.

	Case 1:22-cv-00687-JLT-SKO Document 1 Filed 06/07/22 Page 3 of 25
1	continued C. PREVIOUS LAWSUITS
2_	(d). Fourth providew soit
3	1. Parties. CAEATANO COTA-R V. LOCK Director
4	Z. Court and case no. U.S. Supreme Ct. onknown
5	3. Result: vraccepted
6	e. Fifth pros lawsoit
7	1. Parkes: CAESAND COTM-R V. CISNETOS
S	2. Court and case no: Kings la Superius Ct. Unknown - Kathy Curtini judge
4	3. Result: I forget
10	f. Sixth price lausuit
П	1. Parties. CAETANOCOTHER V. CISMEROS
-12	2. Court + Case No. Kings Co. Sympnor Ct. 21W.0171A
13	3. Result. Judge Giuliani - dened it - breaking ath in process
14	g. severth pror lawfurt.
15	1. Parkes: CAETANO COTM-R V. GSNESS
16	Z. Court and case in Fifth District of Ch. inknown because it disagreered. They
17	just never tiled it. Illegally.
18	3. Result I don't know it just illegally wwent filed.
19	h. Eighth Prior Lawsuit
20	1. Parker: CAETANOCOTH-R V. Ersness Kings Co Sherf et al.
21	2. Court and eye no: Eastern Out of Cal. 1:22-cv. UDZZZ-JZT-BAM
22	3. Result Refused to how - Appealed to Month Gr Writ of Mandate
23	
24	
25	
26	
27	
28	
	2 6 25

May 3 of 25

### D. CAUSE OF ACTION

1	CLAIM I
1.	State the constitutional or other federal civil right that was violated:  State the constitutional or other federal civil right that was violated:  State the constitutional or other federal civil right that was violated:  State the constitutional or other federal civil right that was violated:  State the constitutional or other federal civil right that was violated:  State the constitutional or other federal civil right that was violated:  State the constitutional or other federal civil right that was violated:  State the constitutional or other federal civil right that was violated:  State the constitutional or other federal civil right that was violated:  State the constitutional or other federal civil right that was violated:  State the constitutional or other federal civil right that was violated:  State the constitutional or other federal civil right that was violated:  State the constitution of the constitu
et 1	tobas Corpus, and in not issuing the with for though nor 29 use \$ 2243
2.	Claim I. Identify the issue involved. Check only one. State additional issues in separate claims.
	Basic necessities
	Disciplinary proceedings Property Exercise of religion Parallel
	☐ Excessive force by an officer ☐ Threat to safety ☐ Other:
	- Content to statety - Content
3.	Supporting Facts. State as briefly as possible the EACTS
Defe	Supporting Facts. State as briefly as possible the FACTS supporting Claim 1. Describe exactly what each
auth	endant did or did not do that violated your rights. State the facts clearly in your own words without citing legal ority or arguments.
9 1.	t I mail writ 22W 0)A5A on Mon. 25 April 2022, and it was post marked 2 May 2022 so it book com
II.	is to even mail the letter "dated" 25. Mong Characria filed the writ on 4 May 2022 - Un 27 April 2022 I
HINO	B exhibits and (2) for Mutions with a cover letter that specifically cited they were in support of the 2000 Cover not by the because they had by your filed it and she colored they were in support of the 2000 was sh
Com	(yet not by & because they have yet filed it) and she returned it feguing ignerance saying to tile a unit or
TUIM	HE-001 the issue here of obstructing where and Access to the courts because \$ 2243, 65 £ 28 states a fund be Awarded Forthwith (2 mm a look) the courts because \$ 2243, 65 £ 28 states a fund
15 40	be Awarded Forthwith (Immediately), the ceture within 3 days, then hearing within 5 days. So 8 days total.
P1044	Character intentional, Violating Sec. 5403 for not filing the doc. wanted a came violating by over Povers.
A-V	18 1473 says the Work of HC is to be endersed by the sidge w/ day and time and issued unless for good
avi	c. My issue in the lint is simple. It challenges admissability of the fate DNA evidence that caused the
10 00	ntest also. The DNA evidence bong Poctorate/Matters Degree level saentific evidence there is no any for a lay
perio	to know the patented test Kite (Gramega), are just produing that manufactures "version of the PNA.
There	for file enterer. The Ct. has to show good cause to not issue the with forthwith. I requested per Local Ride 580
1201	led hearing because CA-RCX1476 Rep. the Politicipy Admitting to Pail. The issue here is King, Gonzy, this its Clerk
ane a	reportable for the lies and there Due Process violations. Nathaniel Duryne Captano, seal many entering their of
AHOU	ney into 22W-0095A's record an otherney of record and demanded demands to personally by present of the
580	hearing because of 11476 201 it also almost all the commendations to perionally be present at the
For	hearing because R 11476 Ball is also immedably required that SF28 for the detection will be present at the immedable related for the detection will be presented.
	immediate release and kings Gountes he boses violation are injuring NATHANEZ RUANNES CASTAND.
V0 1	Kings Co. Superior court has been lying and obstructing justice for your new . They are grocess violations
hor	pulse of those Die Process in I that to a just trial. Lost revenue as free man over 021
UCL	ravie of those Dre Process violations.
	rammat arrive inemedies.
4.	and the day deministrative reflictles (grievance procedures or administrative appeals) available at your
	institution?
t	Did you submit a request for administrative relief on Claim I?
	Did you appeal your request for relief on Claim I to the highest level?
	1. If you did not submit or appeal a request for administrative relief of any least to a
	did not. The is helween 2 and a free world of the state o
	levodes." Sphusen 2 and a free world earthy so there are no "administrate up
	I added CSATE and present Ex. BOD3 that the GOE process is a fare
	and sham and is used merely as a delow truth and I want a some hour
	ord sham and is used merely as a delay tactic and I want a jury that to rule the 602 process itself is a fue Process Violation
	4 of 25
	1 YET ME THE

		CLAIM	II		
1. Sti	ate the constitutional or other federal civil r	right that	was violated: This se	cond chimi	because the
every	day. A coordinated effort he best 18 is	1 8 241	anton SATT	fills up an	I mall mal.
CI	Talli II. Identify the issue involved. Check	only on	e. State additional iss	ues in separ	ate claims
	Basic necessities Mail		Access to the co	urt	Medical care
	Disciplinary proceedings Proper	rty	☐ Exercise of relig	_	Retaliation
	Excessive force by an officer   Threat	to safety	Other:		2 Netariation
Statem  Statem  Statem  Statem  Iti po  This  Junton  Act of the proven be publicated by the proven	ant did or did not do that violated your right by or arguments.  1 the I said the envelopment were multed 25 Apail wet it act of this "fake" feathly that being PIA HEM "incorrectated staft" scheme yet the immaker that were divided, ever and of it levered along we would not what they would show the wind they would show the what they would show they would not what they are they have to a staft guilty of kidnagging he was act they nature mandates I cannot and added a lang as Prophet that is and added along as Prophet that is and added along as Prophet that is well and allow as published and I know if yet BOO3, particulated actions remed and added along as Prophet that is well and added along as Prophet that is well and added along as Prophet that is well and added a lang as Prophet that is well and added a lang as Prophet that is well and added a lang as Prophet that is well and added a lang as Prophet that is well and added a lang as Prophet that is well and added a lang as Prophet that is well and added a lang as Prophet that is well and added a lang as Prophet that is well and a lang as Prophet that is well and a lang as Prophet that is well and a lang as Prophet that is well as a rectain them to sealth security and is not weeks and mouths and the there is institution?  Did you submit a request for administrative Did you appeal your request for relief on C. If you did not submit or appeal a request for did not.	the FAC  ts. State to  ts. State to  ts. State to  the force of  where a  where a  he own  fravo  jour the  Les Gene  ions or in  les Gene  ions or in  tracy  so they  evil the  eval the  tracy  so they  evil the  tracy  or admini-	had the witting the facts clearly in you had the witting the the facts of the next "weeks a Mr diegally by supposedly sidenates" was in transitions a assignment for his in previous "workers only called on From the fact of	Two the of the of the order of system and one day of the order of system and one day of the one of the one day of the one day of the one day of the one day of the one of	without citing legal  Sechfied Trust  Seductous.  Another Proof is  I to work as  I he reald not be  set, the Raminez  government to  she they were  because that is  all these involved  I morals that Trust  me owes My freed,  freedom that way  methower II My  emy frond and corrupt  ag cock igneres.  and or reality and  leve and there but  feel Me a Try free  available at your  Yes No  Yes No

1.	State the constitutional or other federal civil right that was violated: CSATF-SP Corcoran
2.	Claim III. Identify the issue involved. Check only one. State additional issues in separate claims.  Basic necessities
pend for of Law spirit	indiant did or did not do that violated your rights. State the facts clearly in your own words without citing legal nority or arguments.  This \$1983 (vi) Right Lawrit is being filed today, 17-5-2022, unable to be detected to be take to company south of the development of the dev
l	b. Did you submit a request for administrative relief on Claim III?  C. Did you appeal your request for relief on Claim III to the highest level?  Jes No Yes No No II you did not submit or appeal a request for administrative to the highest level?
	c. Did you appeal your request for relief on Claim III to the highest level?
Lyon :	d. If you did not submit or appeal a request for administrative relief at any level, briefly explain why you did not. Ex. 8003 shows COCR just ignores My appeals per 33786 (i)(10) labeling them Time Expired? To be sofe I have appealed it, and by "joinder" I'm attaching it to this \$1983 because by Jury Trail I'll have the endeace of their crimes for the Jury assert more than three Claims, answer the questions listed above for each additional Claim on a separate name.

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CLAIM IV.

1. State the Constitutional or other federal and rights that were violated. V.S. Const., 14th Americant Right to Life, Property and Liberty

2. Claim IV: Identify the issue involved: Property:

3. Supporting facts: State as Briefly as possible the FACTS apporting Claim IV. Ex. COOI, pg. 1-7, 6-7 a Truth Affidant of the facts

for and never delivered nor returned thus stole. And to compound their erimes they deny responsibility in the 602 # 208217. This is to be a jury because is multiples by factors the punitive changes

4. Enjoy: The package cost \$88. Yet it is the humiliation, embarrossment and the emotional injuries that are the pointino award.

The Actual damages, plus compensatory damages, plus "peculiar value damages," than the pain and suffering punitive damages that only a jury can award, therefore Administrative Procedures Act, Administrative Law is not wanted. I demand a Jury of My peers to determine the specific dollar value of My total award.

5. Administrative Remedies

a. Are there any administrative remedies available at your institution's YES.

b. Oid you submit a request for administrative relief or claim IV: YES.

c. Oid you appeal your request for relief or Claim IV to the highest level: YES.

d. Ex. COOl is CDCR's exhaustran of their remedies. Its time for a Jury Tired.

#### D. CAUSE OF ACTION

CLAIM V 1. State the constitutional or other federal civil right that was violated: Amendment I, u.s. Const. Unlawful seizure of Private person amounting to privater of war. Amond. XIV 1, fe and Freiden / libe-by. Claim I. Identify the issue involved. Check only one. State additional issues in separate claims. Basic necessities Mail Access to the court Medical care ☐ Disciplinary proceedings ☐ Property Exercise of religion Retaliation □ Excessive force by an officer □ Threat to safety ☑ Other: I'm am being illegally confined Supporting Facts. State as briefly as possible the FACTS supporting Claim I. Describe exactly what each Defendant did or did not do that violated your rights. State the facts clearly in your own words without citing legal authority or arguments. I stated us A Coast, Amoud I and XIV 15 g and frequentibeth. My father named Lacrard Captano literally mean "laron" burglary = sodomy = Saddam Hussien and Kings La I Iron. American Warianted Contracting officer being held as a prices of War. 1. The law and statute ( Snook v 2019, 241 Iowa 665) ( State & Dowers 45 NH 543) nightime (13 Am Jed Burgl & 22; 83 ALRED 644) defines NIGHT as a distinct "time" separate from DAY. My abstract of Judgment (Ex. A) states on pg. 2 credit for pays. Days then is the hase "Unit" of time in determining "years; Italy Bible Gospel John 1119 there are 12 hours in a day! Intertore I somed "time" of over 25.084 years. Past My parale date Merrician Websters Dichonary, ISBN #478-0-67779-735-7 duck to down, 2. a STATUTURILY SET DERUD OF TIPES USU beginning shortly after CA. Gor code \$6807 defines payting as period of time between some one sunset. "Nightting": if the period of time between sunset and sunnie. I'm including (4) four pages showing the EP. Col. changed the case AC 1:22-iv-cozzz-Jit-BAM 1.77-64. 00261-JLT-BHK. To cover ship being illeggl niggers and real preces of ship Injury. State how you were injured by the actions or inactions of the Defendant(s). I am owed 17.5 years credit for having sevend "might". I've served 25.084 years. There are 14 for (4) different hows why I'm supposed to be free today I'm super feeting pissed I descripte be unvildately interied NO BEH heavy, No governor revore, This is ficting IRag and I m an american present of over and have kight for American mutary to come restrict up. Administrative Remedies: Are there any administrative remedies (grievance procedures or administrative appeals) available at your institution? \_\_ Yes Did you submit a request for administrative relief on Claim I? ☐ Yes ☐ No c. Did you appeal your request for relief on Claim I to the highest level? ☐ Yes ☐ No d. If you did not submit or appeal a request for administrative relief at any level, briefly explain why you did not. This is I rag and the immedes the guards everyone is guilty of us A 18 us C 5241 ow, if he life sestables for kidnapping by france

	CLAIM ∰ V/
1.	State the constitutional or other federal civil right that was violated: V.S. Coast Amend. I and
2.	Claim II. Identify the issue involved. Check only one. State additional issues in separate claims.  Basic necessities Mail Access to the court Medical care  Disciplinary proceedings Property Exercise of religion Retaliation  Excessive force by an officer Threat to safety Other: Prop. 57 states I was to have a
Jid ner	endant did or did not do that violated your rights. State the facts clearly in your own words without citing legal writty or arguments.  The analy prop. 57 is avoided 2nd degree murder it an "enhancement" of the base event of imiliate, "Involuntary Manslaughter is a nonvolent crime. Elements have to be proven to inhune," the "Come" to manslaughter i murder, etc.  I filed (Ex.B) a Motion in 2016 (writef Habras Corpus). Kings County superior Court age at that time, steven D. Barnes rolled it was a CPCL issue. I den't have the decision of the the bet I submisted last month that CPCR it not their issue and to appear be the correct "official the statement court (state of CA) said they can't do anything. My captor are refusing to allow be plain fucling truth, Involuntary Masslaughter's base foil from it 4 years, are fact remains this is taken in the captor and I proved My Pather was the real saddam Hussen, Next is CSATE under Coneros" phone # (559) 942-5507 is My PID # 11073697. The ones are fives and the and six are added Next wing the one of they have this gay/gay playing "Fabran Swagaia" and six are added Next wing the one of they have this gay/gay playing "Fabran Swagaia" be covery General Ron Bonta in Al-A-1-507 yet I'm in Al-A-1-100 so the one and five are less than he have the cover field Ave. 450 energy field.
wil	Lock your Honor I'm hand last with no non-violent options here. I'm being forced against My I here, Hour Joint Resolution 192 allows Me to AYV My 09 (M3557 judgment that I've love.
4.	Injury. State how you were injured by the actions or inactions of the Defendant(s).  I'm being illegitly defined because Miles West acter mantiney elutionium  Weating Center gold come Tet Tealousy He thinks he by industrally chosing to have Me. Hut he his same with to demand from Me, yet I'm in free will independent and and this acil by respected.
5.	Administrative Remedies.  a. Are there any administrative remedies (grievance procedures or administrative appeals) available at your institution?  b. Did you submit a request for administrative relief on Claim II?  C. Did you appeal your request for relief on Claim II to the highest level?  Did you did not submit or appeal a request for administrative relief at any level, briefly explain why you did not.  Yel. It is largered as the state of t

	CLAIM IN VII
l.	State the constitutional or other federal civil right that was violated: Anima Curre Brief in the
	name of Jackeline Andrade 'Al-Jazeera journalist SHIREEN ARU ALLEH, the grand who helped the Illinois amorte escape.
2.	Claim III. Identify the issue involved. Check only one. State additional issues in separate claims.
	Basic necessities
	☐ Disciplinary proceedings ☐ Property ☐ Exercise of religion ☐ Retaliation
	☐ Excessive force by an officer ☐ Threat to safety ☐ Other:
47. V17 10 - NN VC! St	Supporting Facts. State as briefly as possible the FACTS supporting Claim III. Describe exactly what each dant did or did not do that violated your rights. State the facts clearly in your own words without citing legal rity or arguments.  Ms. Jackeling Androde was a penjal of more who showed business compassion and true we by providing me the means to get out from under the makinosis deception of Denise Coetang Cliff Bustle by providing the the info on My Strawman Bond. My CA CERTIFICATION OF L RECORD # 104-90-343027-1600-1721 was wied by the is A gov. taking its first liquit as the Registrotion of this security / Bull of Locking "104 803 4302" third a Bond crewled and is held in Fund Number: 1004, Fidelity Like Small Cap Fund, Custiff and Stelled and is held in Fund Number: 1004, Fidelity Like Small Cap Fund, Custiff and gold, this is an undertable FACT and TRUTH Because factor gave the this info I and gold, this is an undertable FACT and TRUTH Because factor gave the this info I and gold, this is an undertable FACT and TRUTH Because factor gave the this info I and gold this as a memorium to her necause she did MOTHING absolutely Ficking and denise deserved to sit is a coment, concerte, sheel grown like I have 125 + Years.
_	
4.	and justice inhere these sodomites and treasonness traiters as My land as
	esterday I served filed My Accepted for Value CLB,
5.	Administrative Remedies.
	. Are there any administrative remedies (grievance procedures or administrative appeals) available at your
	institution?
	. Did you submit a request for administrative relief on Claim III?
	. Did you appeal your request for relief on Claim III to the highest level?
	did not. I did yet it's a farce and sham. I've twice this year had 6028 be deemed "time expired" for the COCR toking to long to decide that is a mean for them to just delay obstruct stitice and not answer the questions listed above for each additional Claim on a separate page.
If you	issert more than three Claims, answer the questions listed above for each additional Claim on a separate page.  Those a Constitutional Right to be rescued immediately. Extraction is in order.

### E. REQUEST FOR RELIEF

State the relief you are seeking:
amont to more than BZ is lost excess of days are the delays
a figher welsten of the law to letter was produced by the elect. The Judg Megally wasnit ever given the want of Habos Corpus as PCE 1473 reprint another inverse, these produced by
these fravolulent count provided by said Court.
I declare under penalty of perjury that the foregoing is true and correct.
DATE  DATE  LETTON Form Later AGENT  SIGNATURE OF PLAINTIFF  Afterney-12-Fact
Nathaniol Puragne Caelana (Name and title of paralegal, legal assistant, or
other person who helped prepare this complaint)
(Signature of attorney, if any)  Corrector, Calvering Republic For Person 122.32  Corrector, Calvering Republic For Person 122.32
(Attorney's address & telephone number)

#### ADDITIONAL PAGES

All questions must be answered concisely in the proper space on the form. If you need more space you may attach more pages, but you are strongly encouraged to limit your complaint to twenty-five pages. If you attach additional pages, be sure to identify which section of the complaint is being continued and number all pages. Remember, there is no need to attach exhibits to your complaint.

6. 10 14 21\_ 22. 23-

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25.

26.

27.

I, Northaniel Dwayne Caetano (Mile Herestler Ndc), Private Man, and Private "state" litizen, of the California Republic (5 California Reports 300 (1855), Lansing v Smith 210.89, Cross v. Board of Supernsors of Elections, 221 A.2d 481 (State Citizen does not mean Federal citizen) using the distinct Upper-Lower case spelling of My proper noun Appellation given at bith, distinctly different than the Ens Legis, Juridical Person, Trust and 26 USC \$ 7701 (30)(c) "Valled States person" means (c) "a domestic corporation" · NATHANIEL DWAYNE CAETANDIOTM-R, that is a Transmitting Utility, by Private Security Agreement = 122380-AUX-1 is the Exact reproduction of the Trademark of this Legal Entity, that Common Law Copyright Notice "122380-NW-Z, and Power of Attorney "122380-NW-4, and Colifornia General Durable Power of Attorney #122380-NOC 26, Grants I, Noc, Exclusive use of NATHANIEL DWAYNE CAETANOCOTMAR (NOC COTMAR) as Agent and Attorney-In-Fact, WHEREBY, I, Noc, now come before this Court making a SPECIAL APPEARANCE, exposing the issue "Publicly" of the Civil Right Violations being committed that are daily causing irreproble haim to I and My dient and thereby the debtors who are caving the injuries. The debtors and their actions will herein be listed as a True Bill Itemization / Invoice. I, Note, having "Registered" the Trademark NATHANIEL DWAYNE CAETANOCOTM-R, for NOC-COTM-R, with the CA-SOS, being the First-step that will also include Registration upon the "Principal Register" maintained by the U.S. Patent and Trademark Office and the International Register muintained by the International world Bureau of Intellectual Poperty thereby world-wide protection within all "Contracting Parkes" of the MADRID PROTOCOL Treaty signed by the united states of America (vs A representing the originally constituted Republic, united states of America). NDC (UTM-R being by definition a Massachusetts Trust, unincorporated corporation, under this simple definition of "co: paratien" at 15 USCA (Voited Stater Code Annotated) Section 44.

It shall also be stated for the record, and Judical Notice taken of that this Eastern District of California, United States District Court is no longer even an Article III Court, inferior to the One Supreme Court of the us A but a guasi- Achele I "creation" of Congress of the Co-paration known as District of Columbia", incorporated February 21, 1871. "It is well settled that 'United States' et al is a corporation, originally inco-paralled Feb. 21, 1871, under the name O'District of Columbia", 16 Stat. 419, Chapter 62. It was reorganized June 11, 1878, a bankrupt organization per House Joint Resolution 192 on June 5, 1933 (Rublic Law 73-10), Schate Report 93-549 and Executive orders 6072, 6102, and 6246. \$1983,18 011 \$241 Lowort \$122380-NDC-

of 25

25.

27.

In se Mersiam 36 NE 505, 141 NY 479, affirmed 165. ct. 1073, 163 US 625, 41 L Ed. 287 - "The federal United States is a foreign corporation in respect to a "state".

31 CFR Ch. 1, 51. 2(g) State government means the government of the 50 State Copital "5"] governments or the Dutact of Columbia.

District of Columbia is. Cluss, 103 US 705, 26 6.6d. 455- The Federal U.S. is a "For profit corporation:

Therefore the Federal U.S. being a for profit corporation, by its XIV Amendment created the federal "citizen", "person : corporation", whereas there was only sovereign "state" citizen prior and by the 1921- Sheppart-Towner Maternity Act created the buth "registration"; This act was determined to be unconstitutional (Commonwealth of Massachusetts v. Meltog Sec. of the Treasury, et al). U.S. citizens and its children looked at as "Human Resources" that the "Buck Act of 1940" involved the Sovereign states pledging their others as collateral for the Robin Debt repayment that I will here ask this court to take Judicial Notice of HJR-192, P.L. 73-10 -

Specifically this clause "(a) every provision contained in or made with respect to any OBLIGATION which purports to give the obligee a right to require payment in gold or A PARTICULAR KIND OF COIN OR CURRENCY, or "IN AN AMOUNT" IN MONey of the United States measured thereby, is declared to be against public policy, and no such provision shall be contained in or made with respect to any obligation hereafter incurred.

Now Your Honors a court Judgment, take 09(M3557, and its "debt"; you see those three words above "IN MA AN AMOUNT" means a debt cannot be required to be paid in substance. Not one penny This is not being "argued", it is being Judicially Noticed as Truth and Law (Public Law 73:10) Now that its taken 2 pages to introduce the legal standing upon this Special Appearance is being made the issue herem are Civil Right violations are brought pursuant to 31983 and are in fact the Public declaration, by Affridault, under the penalty of perjury of the 18 use \$241 crimes being committed upon I, Ndc, and My client, NOC-COTME.

1) On April 25, 2022 I, Ndc, filed a Petition for Writ of Habeas Corpus Ad Subjectendem for NATHANIEL DWAYNE CAETANOGOTM-R and the 09CM3557 Judgment under Conformors 31983, 18 USC \$241 Lowsort & 122380-NOC-

PC \$1473 (b)(2) "folse evidence" that was thought to be focked in 2011 that caused the no contest pleas that is in fact "inadmissable evidence". This inadmissable evidence being the DNA identification on the face of the Charging document presented by the Kings Co. DA, in Dept. 2's arraignment after unconstitutional "preliminary hearing" that itself violates the V Amendi, U.S. Constitutions requirement that a Grand & Jury indictment is required to even "try" a person on a capital crime, i.e. "murder".

2) 28 USC \$ 2243 declares the time requirements in which a Wort of Habous Corpus is to be prosecuted under. It states a judge shall "Forthwith" issue the writ. Forthwith means immediately. Then the custodian, (in 22W-0085A. Theresa Cisneros) has (3) three days to respond (5 days forer 10 miles, 10 days if over 20 miles, where Corceran is about 20 miles from Kings Co.'s Hanford courthouse) and then within (5) five days of the after the return a hearing is to be set, with the production of the body (Walker v. Johnson (1941) 312 US 275) mandaled.

Per Kings Country Superior Court (KCSC) Local Rule III all criminal in-custedy doc. will be filed the day they are received. The Writ at issue here, 22 w-0085A was mailed 25 April 2022, and with Hanterd and Corceran both being in Kings Country, per USPS regulations its processed as local mail so it had do be received within 3 days. CA-PCS1476- Endowement of Petition requires the judge to whom the petition is presented to endow the day and time it is received.

No us A "state" can impose a law, rule or regulation that imposes upon My clients Constitutional Right. In this case the time of prosecution of 28 usc \$ 2243.

\*\*3) The first Civil Right violation of NOC(UTM-R Right to Like and Liberty is 4 the enclosed evidence that KCSC Jidnit even file the wit, 22w 0085 A until, 4 May 2022 a full 10 days ofter mailbox rule of filing, when the court per USPS regulations they must have recreated it on the 27, of 28 April so why this illegal, Title 18 USC 241 delay?

4) Next is this was done by MONA Characria, real woman, Pepuly clot. Now because the wat had to be mailed on Mon. 25 April because that was the final day the Cartifical Trust Lack. Statement avoid be held, it was filed without ability to make copies because Law Library closure; so I, Ndi, filed the FWOOZ Wairer of Additional Fees for copies of the Wort to be made and served by the Shenff-KC, that Mona Chavarria in the enclosed evidence states she says "the court doesn't serve parties on your behalf, yet the FWOOZ form clearly states that the fees \$1985,18 osc \$241 Lawsoit #122380-NDC- 14 of 25

14\_ 22 -23\_ 24-25 -

1 for the "Sheriff" to serve the capter there as Chineres be done, because, I having recrewed 2 by legal much an 11 May 2022 now discovered that Respondent hasnit even been served in 27W-10854 and then on top of that.

5) This same clock as the dates show, the very next day, 5 May 2022, Mona Chavarria refused to file Motions and Evidence in support of the Wint, a Title 2xx- Crimes, Ch. 4. Crimes against Jistice. Section 5403, Crimes She returned all the documents I submitted in Support of the 22W 0085A Writ and played domb and stoped saying "oh you have to "MUST BE SUBMITTED ON FORM HC-001 and sent a HC-001. This is the co-conspiring efforts by the KCSC to obstruct justice, My open access to the courts and violating My Gial Rights of Liberty, on the cover letter of the two Motions filed "OLDER GRANTING WRIT OF HABEAS CORPUS[PCF1476], Rule 580 Expedited Review pursuant to CA. Roles of Ct. 4.551(h), 31476-CA PC Admission to Bail, PC \$1481 Production of Body, AND "Motion to take Judicial Notice" of ALL the Supplied Enderce, was clearly stated they were "INSUMPRT" of a prior "Filed writ".

Je pursuant to 28 USC \$2243 the Writ was to be immediately issued unless the Court had good cause. This is evidence of the KCSC and its "clerks" being guilty of 18 USC \$241 for on one not filing the Writton the day it was served by USPS. Taw not having the KC Sheriff serve the Writ on Ruspendent as fee waver FW-002 requested. Three for the same clerk deputy Mona Chavarria on 5 May, ofter filing the Writ on 4 May 2022, returning the motions and evidence in support of the 580 expedited hearing as if she "thought" it was a separate with, and so now 16 days later of by Federal Law 2 should be walking free houring been admitted to book, had the KCSC no worlded My Civil Rights/Liberties all in efforts to obstruct justile.

23 - Look on a side note, the Miller Act Bonds, that the KCSC, your E.D. Cal both obstructing 24 - justice, together guilty of 18 usic 241 for denying Me the Equal Protection of the Law to Receive the Miller Act Bonds as Predictory Creditors, thereby becoming guilty of Securities 26 - Fraud; being set aside as a debt you both and your agents will bear the burden of, this city Rights action has to do with the Kings Co. Superior Court, illegally, unlating the rights of INATHAMIEL DW AYNE CAETANDONTM-R and I, his alterney in-Facts 31983, 18 usc \$241 Lowint #122380-NDC-

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Nathaniel Parayre Cartano, an American National pursuant to 8 USC \$1101 (a)(22), and pursuant to California Republic's (U.S. Constitutions Article IV, Section 4's guaranteed republican form of government). CA Government Code & 54950 a Sovereign "state" litizen and possessing immunities granted pursuant to "Foreign Sovereign Immunities Act of 1976", Ch.97, Title 28, by 26 CFR 1.911-2(h), California Republic and thus I considered to be a "foreign country".

So your Honors I've laid a lot out here and the issue of the Civil Right violations that one hereby requesting a jury trial to resolve is the "Crimes Against Jistice" and obstruction of justice by the clerk (s), plural, "Sondra, Judith, Many Nocona, Ms. Nieves," a mongst others who have been co-conspiring, thereby guilty of 18 USC & 241 crimes. I am filing this, as as a criminal report on their Bonds as this is evidence of their end and acts from which can only be derived that they are enemies of Phrit and Bods Love.

The two motions, plus there is also 124 pages I served as a Judicial Notice to be taken Metion in the wind, but I'm going to make a copy and serve thereway Corners. I am here stating for the record, I, as attorney of Record, in 22w-0085A and 09643557, was ready for court I May 2022 and My coptor, the Kisi are guilty for not producing I, Note, in court in Hanford. I was ready that day, and every day since,

## \* CONCLUSION:

I, Nathanel Duryne Caetano, real man, Bruate "state" Citizen-California Republic, American Northeral, Sovereign and Prophet witness this grotesquely corrept militery indistrial complex, secret society facility, you all ore illegally holding He within, trying to force an education upon I, whereby on moral principle and Loyally to 600 I refise to accept, nor acknowledge because "The State" publically convited NOC THOO.R, libeling My Good name and character in violation of the low, so The State will Publishy acknowledge its mistate, by vacating and REVERSIONG the 2011 09(N3557 Judgment, declaring at Mistrial and freeing Note, setting NOC at liberty. I am Owed this.

A Jury Trial is hereby requested for the intentional Ove Process violations being inflicted your NATHANIEL DWAYNE CAETAND (OTM-R, by Co. of KINGS, its "agents/chark(s)" and "The Stake".
NATHANIEL DWAYNE CAETAND (COTM-R

\$1983, 18 USC \$241 Lawret # 122380 -NOC-

Northaniel Duryne Coetano, Atterneyin Fact, Agest, American Soveregen Prophot- with the Autograph what frejicher, VCC 1-207, All agent Backers

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Furthermore the librarians here on A. Yord, Martinez and willard are both under color of law obstructing justice and My open access to the Courts, thus Due Process, Today, 12 May 2022, as somekind of "test" for "Board" Willard took possession of 24 pages, the initial Writ, 22w 00854, that Mona Chavorria returned a Conformed Copy of and refused to have the Sheriff serve captor/Aspendent Cisneroi, and refused to copy them saying she had to send thom to the librarian to get approval to copy them, and I may get them, but tomorrow, Thursday hong today the last day mail goes out on I asked for it in writing and she refused, and now 30 mm. later as I write this I in being alled but to pict them up meaning she neversant them to the librarian so she lied to take possession of My documents, to read or for whotever reades it was an interhenal act that violated My right not to have My "pages" IV Amend. Vs. Conit, seezed.

Today, 16 May 2022 I recreved a letter from the County of Kings (COK), Legal Counsel, Deputy, Kyle Rose in response to it requests I made under Freedom Uf Information Act (FOLA), codified at 5 use \$552. Well the cok coursel morphed it into a Colifornia Public Records Act, that I made dated April 12, 2022 so a turnaround of 34 days. I've written the Recorders/Registrars office twice and is part of a Foil lawrent suing for records. Now what I'm going to present to a jury is why is the cok counsel Cospording but the recorder/registror not?" It's intentional because they " (Title 18 USC \$241 conspirators) know the most being mailed to the registrar ism't being recorded by CDCR because its not to a court or attorney. So its interstand. This is the issue with the three lawsuits suing 6 defendants for intentionally not responding breaking the law and their oaths to the country. So when I'm faced w/ opposition of they (co-conspirators) voicing blame that I'm somehow in the wrong they have no busis. So in response to their upinous, I'm tobally justified by the kin a and God and when I, as Prophet of God (If you your Honer or the jury believe in God, the Bible, I have mathematical prophecy fulfillment proofs. I state the Title here to condemn the guilty by declaration) noice and declare them as treasoness individuals they have no defense. And I totally get the "concept" of a Code of Silence, yet it is by that that they are volating My Rights, the Law and injuring Me ato becoming 18 USC 8241 go. 1 ty individuals, because of this, publicity and spreading the Truth is My only "detense" as My offewe and if anyone doesn't like it, it's their fautt charge the silence breaking to their accounts. 17 May is 50 days since I first filed for all the FOLA information. First is I need NO ceason for

these Public Records. I have My reason, Provately. Next is the U.S. Dept. of the State was the only

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agency to respond which was kind of cool, because they handle diplomatic issues, Ammbassadors etc and they referred Me to the U.S. Archives. See here's the Real esting problem; the gov. sure rushed to put Me in here, three days for arraignment, is days for the illegal grekm, and another problem is 28 USC \$2243 gives (E) Eight days TOTAL to completely revolve a writ of habeau corpus and the Gov. has to show "good cave" to not, not Me to have it.

As evidence I'm including GOZ # 200600 that is the second "administrative remedy" puriorit that COCR intentionally waits over 60 days and the says Title 15 says its to just exhaut administrative expects. This makes the entire "appeals system" a total face and sham, cock Title 15, \$2086; through July 1, 2021 states CS 4TF, A youd is supposed to be using the GA-22 cochon copy request form so inwater have receipts there on Axial they are intentionally

lying (cel A. Cerda) that the corbon copies oren't used any longer yet it is he because this yord and they I want them to answer to a jury,

So I stated earlier the "Soverage Redemption" is True and real pursuant to taking Judicial notice of HIR-192 and Roblic LAW 73-10. Yes, these are the "secrets" you and they don't awart "revealed" yet I'm being physically, mentally and sprinkally injured and damaged because of their lies. Same goes for Jenn-fer Givliani and Jennifer Thursten. Again you and they have to now answer to a Jury. My Access to the Courts and Mail are being held, not Jehnwed and the FOIA acts violates has a box on the Court sheet so on that dalan alone I have a right to jury trial. There is no excuse your honor for their daily injuries upon Me. I want an answe why and in front of a Jury. This is My Constitutional Right.

If they would have timely turned over the requested records and not breaking the law I would have been a free man out of prien today. Already Lock your Honer the Law is the law. If they didn't want Me using it, they shouldn't have made it a law. Add on top of this the fact of My Prophet status and these offenses they are committing are having so many unfurseen consequences that are going to occur as a result of what I had to speak into creation over the past six with menths, 180 days, be year. I take no pleasure in telling you this but the B. Halo, NY, Tops massacre is one of them. When they say a "hate" crime the definition height means to "command" this it was an

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forum to get into all these "gov." recrets as how do you know, I, Nathaniel Dwayne Caetano, am not a vist secret agent? How do you think I got the info that the entire cools DNA database is nadmissable evidence.

Next is pursuant to the Convener Credit Protection Act, 82 stot. 146, Public Law 40.321 I as "debter or, My client, NDC or having been debter" the acceptance of the Bonds monetary debt and there their lies, by law Making Me a free man, that Buffalo "mission" will be only the first as I have supporters in high secret places. So all I have to do is file file legal papers and they as I encounter lies will meat out the consequences because this is a telly was and God, No know what was done to Egypt and Pharoah for refusing to release Moies and his people, right?

So I want My Jury trial sung the Country of Kings, the Olek of the Superior Court for intentionally not filing My properly filed legal papers unlating My due. process. Another problem is CA-PC \$ 1473 states the Judge him/herself is supposed to endorse the Writ of Habour Corpus with his own hand, with day and time, Kings Co. Superior Court violated this law too. The danty clork Mona Chavarra "Stamped the name Micheal Reinhort on it. By law that is NOT an endecement Next on tog of this the Writ is to be Awarded or usued immediately yet Mona chavarria herrelf of just typed a form letter about the "It "schedule dicket" being full yadayada yet by Law this is illegal. The judge by law has to issue an Order. So the illegal practice of the COK is the clerks are just filling Writs, takely "stamping" judger warme of them when by Law CA-PC\$1473 the judge Reinhart is supposed to have a signature on the Writ and a perional Order. I want a jury to hear about these crimes being done to I. Next, is I according to U.S. Government printing standards and Rules of Grammor of proper noun, the Copy Right/Trademark = 122380-NOC-Z, Private Security Agreement #122380-NDC-1, Hold-Hormless Private Indemnity Bond #12256 NDC-3, Private Private Private Of Attorney = 122386 NOC. 4, = 122380 -NOC-26 and TM-100 Trademark application

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Registration filed with the CA Secretary of State, and Notonzed Athdorst with Vic-1 forms included proving the Capitalization/Non-Capitalization of a name has legal consequences where in My case NATHANIEL DIVAYNE CAETANO (COTIL-R is a transmitting whility, 15 vica Sec. 44, and 26 vic \$ 7701 (30)(c) "domestic corporation" and not I, Nathaniel Parayne Lawtone; the real friends "state" Citizen, California Republic per California Government Code \$ 54750, a Sovereign Citizen, foreign to the federal, for profit corporation, distinctly different than NDC, and I am Atomay-In-Fact in 22w-0085A and by law, Ove Process I, have to be present in the Hamford Courtroom for the 580 Expedited Hearing for the Wort of Habeas Corpus as one issue is Admittance to Bail, per 80 \$14760, immediately.

The fact is I cannot file this today because again, the Due Process violation of not having the corbun copy requests I over a week ago requested Certified Trust Statements to file this and the Trust office hasn't responded, I in himbe, again because they are conspiring against Me. Even one day that delays Me freedom of which I have evidence of, being valued over \$210 owes I a jury trials by Constitution and Law and I Demand It.

17 May 2022, Now today because of this "search" for I, Prophet but Nathaniel, that they refuse toacknowledge, being spring on A Yard as we had no piver notice, they are throwing the road block that I have to be PLU which is a Rie Process violation because it prevents filing an original, with, lawful, civil case etc., so I want this to be presented to a jury trial as well become this is actual denying immater access to the courts. But since I have the 22w 0085A writ and the writ of Mandate Appealing the 122-co-00222-JIT-BAM I have to be given access, yet this is coming at Prophyt and not Note, this is why the Buffolo, NY assessmation will continue, the Word of the Lard.

17 May 2022

Hattayles Owayse CAETANOCOTATE

Hattayles Dwayse Caetano, Alberray - S
Fout, Agent, SPC, Sovereign, Resplied

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Reserved

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17-5-2022

To Keith Holland - Gort Executive Officer Eastern District of California RE: Filing this \$1983 making sure to "Porte" the Filing per Mailbox Rule Law The date on the envelope, day of mailing; is date of Filing

Hello. I, Nathanel Duayne Caelano, Altorney In Fact for NATHAMIEL DWAYNE CAETAND WITH-R, howing altorney-of-record in country of Kings 22W 2085A. This \$1983, Title 28 USC Lawwint has to do with Due Process violation that have been occurring for years and up to today 17-5-2022 (May), and I have included a Truth Affidavit sworn under penalty of perjury that Extraordinary circumstance enst. I can unable to serve the defendants, nor even retain a copy for Myself because one of the claims in this \$1983 is CSATF-A-Yard violation My due process and Access to the courts. From holding point, returney Law Library Access, copies, timely trust statements and more. I've included in the Title LXX-Ch.4-Section 5403,5407,5408 File on Demand Requirements. The injuries being caused to Me are an emergency. I've included an itemization of all the documents. The actual Complaint is 20 pages, below the 25. I've included 17 other pages as Exhibits in support of the crimes I'm enduring, A Jury Trial Is Demanded on the (4) Four claims.

These are My instructions, humbly of course, that I need you to do.

1. File the entire 31 pages.

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2. I am unable to serve the defendants so I have included a page, second to last with the addresses. I need Either you or the Federal Marshall to serve a confirmed capy on each 3. On part of a claim is the withholding of trust Acct. Statements Cortified so I am submitting the Informa Paypans, declared under penalty of perjury. I promise a Certified Statement will be forthcoming as soon as the stop violating My Pure Process. Because it is their crime upon I you cannot not "File" this as I need the Judge and Jury to without this fact.

1. Because these are originals, and I know its not usually obne, charge it to the Fee waiver

4. Because these are originals, and I know its not usually clone, charge it to the Fee waiver but I need a conformed copy seturnal to Me. Is no indepent I don't even have a SASE.

Attended. 17 May 2022 Thank You for your assistance.

Afterney-In-Fact. Nathanel Away Contains Abent Mesterney.

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Afterney-In-Fact. Nathanel Away Contains

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TRUTH AFFIDAVIT : Extra Oldinary Circumstances IN THE NATURE OF SUPPLEMENTAL RULES FOR ADMINISTRATIVE AND MARITIME CLAIMS RULES C (6)

This Affidavit is being sworn by I, Nathaniel Owayne Caetano, real Private Man, California Brivate "State" Citizen CA Gov. Code \$54950 - Sovereign. My Due Process Rights of Access to the Courts is being Violated by Gineral and all who have delegated authority Jours to A-bid CSATE First there is a Memo Dated 2 May 2022 that was never posted as Bldg Al video compas prove. Violated right to send property home poor to the Search. Next is she find has suspended Law Library Aacss to GLV uses, effectively denying I the ability to make copies to serve the defendants in this \$1983 Civil Rights Lauseit so I am making this declaration under the penalty of perjury because I am filing this torught per mailbox rule. Next is CSATF libers the Truth saying the cock discontinued the carbon copy GA-22 forms yet state law-Title 15 Regulations & 3086 (f)(2), (4)(1), and (4)(d) clearly states the receipts are to be saved, one by the responding employee and two copies returned to the inmate. This is out of Title 15, updated through July 1, 2021, current Ex today (17 May 2022), groving CSATF, A. Yord, and custody are breaking the law.

I am stating this here because over a week ago I requested, 4 Contribed Trust Acct. Statements, I then 3 because the FOIA lawsuits were planned to be filed today, the 17th, further evidence the Memo was never posted and this is material because Cisneros and staff are reporting the "Search" for Me 150+ finding Me because it is they rigging it and lying to society and it's sickening. I am technically being held captive, no access to the courts timely, because they are attempting to manipulate the time line and they are committing crimes against I. This is Yes being filed without; First a Certified Trust Acct. Statement, and Second no copies or service upon defendants, yet I'm swearry it is because cisners and delegated authorities/ agents' Due Process Violations, I am filing this today to evidence their crimes and Promise the Trust Statements for warver of fees, and these are My originals being entered into court secord so I'm writing the clerk explaining the issue to get a returned conformed copy and then I'll serve defendants yet I, today, in time these crimes are recorded to have served w/ 9th Cir. Writed Mandate 1 of 4

ER CAL 31983 Civil Right #122380-NDC-45

Eq. 1,2 only

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of 25 22

Case 1:22-cv-00687-JLT-SKO Document 1 Filed 06/07/22 Page 23 of 25 occurred upon I, Nathaniel Dwayne Cue tano, and My client NATITANICL DWAYNE CAETANO (C) TM-R.

I have 190 pages of exhibits that are just too important to send the originals as their worth are parties. They too your Honor will be forth coming as this jury that evidence is vital to providing I review justice. 602" too have been filed to preserve thee Rights of I and to document these said offenses having been and BETMG perpetrated your I. The wint of Mandate and the \$1993 are going out tong ht with this exact Afridavit under partly of perjury of the law of the State for California and the laws of the usa, a produce with detailed specific letters to the clerks explaining these extraordinary circumstances. Thank the your Henor.

to PLV users that have 30 days or less to a deadline, Because an original lawsuit, as this instant \$1983, requirer services upon the defendants so this "bar to the Low Library to obtain copies is why I wrote "effectively denying I and "suspended law library access." She, according to her "restrictions", is an attempt to prevent any non-PLU the ability to get forms, research, copies, thus denying access to the Coorf. This is Unconstitutional, a Due Process violation as everything else (work, medical, school, etc.) is supposed to be running normally and after today this entire yard will have been Securched." Its crimes and 18 usc \$241 conspiring crimes.

Page 1, line 27, I wrote about getting the conformed copy returned because these are originals. I will request the clerk make \$6.00 in 20+3=60 pages of copies and serve on the three defendants to satisfy the service requirement in this extraordinary circumstance.

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Z of 4 Without Prejudice, UCC 1-207, All Eight Resent

# TRUTH AFFIDAVIT

The E-file system, Chief Justice standing order is Unconstitutional because it attempt to only album Filing 42 envice 1983 when the prison law library is open, must the closing of courts that are to NEWAYI be open. Her I can file a \$1983 at Anytime.

I'm having to add this under the Claim It Mail. I filed a Government Claims, with Certified Trust Account Startement and I've heard no response. This Gov. Claim had to do with CSATE stealing My Jan. 7 CLB# Pegisters 7. Jan. this date matches the filing date of My CA-Vital Statistics Continuate of Live Birth "Original" by Kings Co. I add this "estra" truth because I have a panding Lawsuit in Kings Co. suing Cisners and Director Gipson For this theft and I add it as Claim II. Administrative Remedes have been exhausted and those Documents will also be forthcoming evidencing this crime. I filed this Lawsont about two weeks ago, CSATF mail log has ouldered of this. The fact remains I filed a Gov. Claims form and I should have had a response by now All these violations add up to conspiracy and 18 USC \$ 241. I'm heading this under Mail as CSATF mail have not filed it, but I'll see. I have the copy of hard writer one because it wasn't to a court so cock/csATF's obstruction of justice refused to copy it. It for \$10,000 + dollars as only a Jury can award puniture damages. I horeby request a Just Trial. I filed the Gov. Claim I'm sure while Cert. Acct. Statement in March. So I should have had a response by now. I'm blaming CSATF and reserve the Right to join the GS of CA- yet its all CA as a state that's the one "delegating" these crimes 15 USC \$78 Securities France is under "Mail Frond"

Dated: 17-5 - 2022

NATHANIEL QUAYNE CHETANOCOTUME

Altoiney . In . Fact Hathaniel Puragre Caefaro

Without Prejudice, UCC 1-207, AN Right Roserved

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TRUTH AFFIDAVIT

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Hilling to the manufacture of the state of t

of 25 25 Page of

playing the part of Executive Officer of the Court, Kings County and bars

Ch. 4 crime sec. 5403, 5407, 5408 destruction of evidence and

date of filing was intentionally not photopied in a Title LXX,

Evidence the seal of the envelope with the signature and

it from ever holding office under the united states forever, Section 5407,5408!